

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF SOMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS, P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
09/905,525	07/13/2001	Barry Boone	003801.P017	3480
7590 12/14/2004			EXAMINER	
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP			POND, ROBERT M	
Seventh Floor 12400 Wilshire	Boulevard		ART UNIT	PAPER NUMBER
Los Angeles, CA 90025-1026		•	3625	*

DATE MAILED: 12/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

1			_\			
	Application No.	Applicant(s)	1			
Office Anti-on One of the Control of	09/905,525	BOONE ET AL.	` -			
Office Action Summary	Examiner	Art Unit				
	Robert M. Pond	3625	<del></del>			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address	s			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti within the statutory minimum of thirty (30) da will apply and will expire StX (6) MONTHS from cause the application to become ABANDON	mely filed  ys will be considered timely.  the mailing date of this commun  ED (35 U.S.C. § 133).	nication.			
Status						
1) Responsive to communication(s) filed on 13 Ju	ıl <u>y</u> 2001.					
_	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) □ Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-40 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.		·			
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on 13 July 2001 is/are: a) [		•				
Applicant may not request that any objection to the		' '				
Replacement drawing sheet(s) including the correcting 11) The oath or declaration is objected to by the Ex		=	· ·			
	ammer. Note the attached Office	Action or form PTO-1:	<b>0</b> 2.			
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the priority application from the International Bureau</li> <li>* See the attached detailed Office action for a list of the priority documents</li> </ul>	s have been received. s have been received in Applicat ity documents have been receiv I (PCT Rule 17.2(a)).	ion No ed in this National Stag	e			
Attachment(s)	_					
Notice of References Cited (PTO-892)   Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ☐ Interview Summary Paper No(s)/Mail D					
B) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date All attached.		Patent Application (PTO-152)	•			

#### **DETAILED ACTION**

### **Drawings**

The drawings are objected to under 37 CFR 1.83(a) because they fail to show 1. Figures 18D, 18E, and 18F as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

### Specification

2. The specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

### 35 USC § 101

3. Pertaining to Claims 18-24, the Examiner interprets claim language to convey a practical application in the technological arts in light of the specification and preamble language.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-12 and 18-36 are rejected under 35 USC 102(b) as being anticipated by Yahoo! (PTO-892, Item: V).

Yahoo! teaches all the limitations of Claims 1-12 and 18-36. For example, Yahoo! discloses Yahoo! launching three new European auction services for Italy, Spain, and Sweden. Yahoo! further discloses:

Application/Control Number: 09/905,525

page 2).

Art Unit: 3625

<u>Performing a search to locate an offering having a specified offering</u>
 <u>characteristic; specified by the user:</u> users browsing; multiple categories;
 (please note examiner's interpretation: user's searching) (V: see at least

Page 4

- Determining an availability of the offering in particular geographic region
   associated with the user: users can easily browse, buy, view or sell
   (please note examiner's interpretation: item available if place for sell or
   user can buy it); specific geographic regions (V: see at least pages 1 and
   2).
- Displaying information in a particular geographic region: central site
   www.yahoo.com displays auctions for particular geographic regions (e.g. Italy, Sweden) (V: see at least pages 1 and 2).
- Listing currency, languages; shipping region: global commerce site
  supports regions around the globe (please note examiner's interpretation:
  product purchased destined for a particular region is a shipping region);
  lists in local currencies, multiple languages (please note examiner's
  interpretation: user who speaks Italian accesses Italian site for native
  language) (V: see at least page 2).
- Parsing URLs: from single site URL (auctions.yahoo.com), users access
  one or more sites with unique URLs (it.auctions.yahoo.com;
  se.auctions.yahoo.com) (V: see at least page 2). The reference inherently

Application/Control Number: 09/905,525 Page 5

Art Unit: 3625

discloses the structure that permits the parsing to be performed. URLs are parsed to access network addresses within network domains.

- Generating a markup language document: web-based commerce site
   (please note examiner's interpretation: using one of several industry
   standard markup languages (e.g. HTML)) (V: see at least pages 1 and 2).
- Generating offering categories in a particular order: generates categories
   Arts & Entertainment, Toys & Games, Antiques & Collectibles, Electronics
   & Cameras (please note examiner's interpretation: displayed in a particular order) (V: see at least page 2).
- Means for determining and displaying: electronic commerce site
  connected to user over the Internet using the World Wide Web (www) (U:
  see pages 1-3). The reference inherently discloses network computer
  processing means providing generating means, determining means, and
  displaying means.

### Pertaining to system Claims 25-36

Rejection of Claims 25-36 is based on the same rationale as noted above.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject

matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claim 13 is rejected under 35 USC 103(a) as being unpatentable over Yahoo! (PTO-892, Item: V), in view of Pollick (PTO-892, Item: VV).

Yahoo! teaches all the above as noted under the 102(b) rejection and teaches transacting auctions globally via the Yahoo! electronic commerce site, but does not disclose fixed price transactions. Pollick teaches Yahoo! auctions and further teaches Zshops, a fixed-price alternative to auctions being implemented by Amazon as a customer service (VV: see at least page 5). Therefore it would have been obvious to one of ordinary skill in the art at time of the invention to modify the method of Yahoo! to implement fixed-pricing as a customer service as taught by Pollick, in order to provide an alternative to auction-based pricing, and thereby attract users desiring fixed-pricing as a customer service.

6. Claims 14-17 and 37-40 are rejected under 35 USC 103(a) as being unpatentable over Well Fargo (PTO-892, Item: U).

Wells Fargo teaches a multi-currency e-commerce storefront for commerce sites hosting one site or multiple sites (U: see at least page 2). Wells Fargo further teaches:

<u>Determining a listing currency of an offering that is presented for sale:</u> price
for each item is listed in the local currency rather than in U.S. dollars;
displaying item purchase prices in native currency so that international
customers no longer have to purchase a product in U.S. dollars (please note)

Application/Control Number: 09/905,525

Art Unit: 3625

examiner's interpretation: listing currency is determined in U.S. dollars). (U: see at least page 2).

Page 7

- Converting the listing currency into a native currency: price for each item is
  listed in the local currency rather than in U.S. dollars; settlement with ecommerce site is in U.S. dollars based on the established exchange rate for
  that day (please note examiner's interpretation: listing is converted to local
  currency based on established exchange rate) (U: see at least page 2).
- Means for determining and displaying: The reference inherently discloses the structure that permits determining means, generating means, and displaying means; electronic commerce site connected to user over the Internet using the World Wide Web (V: see pages 1-3).
- Displaying the listing currency in conjunction with the native currency:

Wells Fargo teaches all the above as noted under the 103(a) rejection and teaches a) listing items for sale in native currency, b) applying an established exchange rate to perform conversions in US dollars to/from local currencies, and further teaches international customers no longer having to purchase a product in U.S. dollars (please note examiner's interpretation: once was listed in U.S. dollars), but does not disclose displaying the listing currency in conjunction with the native currency. It would have been obvious to one of ordinary skill in the art at time of the invention to disclose displaying the listing currency in conjunction with the native currency, since it is well within the skill

Application/Control Number: 09/905,525 Page 8

Art Unit: 3625

to ascertain that once the native currency is displayed, retaining the displaying of the listing currency is merely a matter of business choice.

## Pertaining to system Claims 37-40

Rejection of Claims 37-40 is based on the same rationale as noted above.

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

 Wilson, Tim; "Act Globally, Think Locally," InternetWeek, 15 November 1999, n789pg1, 4pgs, Proquest #46352181; teaches major US electronic commerce companies expanding into non-US countries; adopting multi-lingual technology; localizing content.

Page 9

- Cooper et al.: "Playing Catch Up: U.S. Web Firms Get Slow Start in
  Europe, Amid Crowded Field -- Used to Being First and Best At Home,
  They Stumble in World's No. 2 Market -- Pouncing ... Delays "Wall
  Street Journal, 15 Nov 1999, 4pgs, Proquest #46338867; teaches
  eBay, Amazon, and America Online lagging; European sites offering
  language, currency specific to five countries.
- UU: "Subasta.com Enters Into Strategic Partnerships with From2.com,"
   Business Wire, 16 July 1999, 2pgs, Proquest #43206061; teaches
   strategic partnership that bridges international commerce and shipping
   between countries.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Mr. Robert M. Pond** whose telephone number is 703-605-4253. The examiner can normally be reached Monday-Friday, 8:30AM-5:30PM Eastern.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Ms. Wynn Coggins** can be reached on 703-308-1344.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Receptionist** whose telephone number is **703-308-1113**.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington D.C. 20231

or faxed to:

**703-872-9306** (Official communications; including After Final communications labeled "Box AF")

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 7<sup>th</sup> floor receptionist.

Robert M. Pond Patent Examiner December 11, 2004